## SAFE DRINKING WATER ACT

## 9-A. Class I, II, III, and V Injection Wells Authorized by Rule

- 1. **AUTHORITY.** All functions vested in the regional administrator by 40 C.F.R. Parts 144 and 146 for Class I, II, III, or V underground injection wells that are authorized by rule to inject pursuant to 40 C.F.R. Part 144.
- 2. **TO WHOM DELEGATED.** Staff in assigned matters.
- 3. LIMITATIONS.
  - a. Consistent with the definition of "Director" in 40 C.F.R. Section 144.3, this delegation applies:
    - 1. where there is no U.S. Environmental Protection Agency-approved State or Tribal program and the EPA administers the program, to each function that the relevant regulation authorizes the "Director" to perform; and
    - 2. regardless of whether there is an approved State or Tribal program, to each function that the relevant regulation authorizes the "Regional Administrator" to perform.
  - b. Any person exercising any authority under this delegation shall notify the director, Water Division or designee prior to exercising that authority. The Water Division director may also waive receipt of such notification.
  - c. To the extent of any inconsistencies between this delegation and Delegation 9-12 or 9-30, Delegation 9-12 or 9-30, as applicable, governs.

## 4. REDELEGATION AUTHORITY.

- a. This authority may not be redelegated.
- b. An official who redelegates an authority retains the right to exercise or withdraw the authority. Redelegated authority may be exercised by any official in the chain of command down to the official to whom it has been specifically redelegated.

1/14/2020 Date

5. **ADDITIONAL REFERENCES.** None.

Tiffany Cantor, Chief

Safe Drinking Water Act

Enforcement Section